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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/980,784	09/980,784 01/08/2002 Kjell Olma		003300-872	8785	
21839	7590 02/11/2004		EXAMINER		
	ANE SWECKER & M	BELYAVSKYI	BELYAVSKYI, MICHAIL A		
POST OFFIC	E BOX 1404 IA, VA 22313-1404	ART UNIT	PAPER NUMBER		
	11, VII 22313 1101		1644		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	ion No.	Applicant(s)			
			784	OLMARKER ET AL.			
Office Action Summary		Examine	er	Art Unit			
		Michail A	N Belyavskyi	1644			
	The MAILING DATE of this communic	ation appears on th	ne cover sheet with the	e correspondence ad	ddress		
THE - Exte after - If the - If NC - Failu Any earn	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) period for reply is specified above, the maximum stature to reply within the set or extended period for reply we reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no enication. days, a reply within the statory period will apply and ill, by statute, cause the apply appl	event, however, may a reply be atutory minimum of thirty (30) o will expire SIX (6) MONTHS fro oplication to become ABANDO	timely filed days will be considered time om the mailing date of this of NED (35 U.S.C. § 133).			
Status							
1)⊠	Responsive to communication(s) filed on <u>06 December 2001</u> .						
2a) <u></u> ☐	This action is FINAL . 2b	o)⊠ This action is	non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
5) 6) 7)	4) Claim(s) 1-8 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) 1-8 are subject to restriction and/or election requirement.						
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s)						
	e of References Cited (PTO-892)		4) Interview Summa				
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PT0 nation Disclosure Statement(s) (PTO-1449 or P ⁻ r No(s)/Mail Date		Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date I Patent Application (PT)	O-152)		

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DETAILED ACTION

1. Applicant's amendment, filed 12/06/2001 is acknowledged.

Claims 1-8 are pending.

Restriction Requirement

- 2. Restriction to one of the following inventions is required under 35 U.S.C. § 121:
- I. Claim 1, drawn to a kit for diagnosing disc herniation, comprising antigens from nucleus pulposus cells, classified in Class 435, subclasses 7.1 and 810.
- II. Claims 2 and 6, drawn to a method for treatment disc herniation comprising administering an anti-antibody to antibodies of nucleus pulposus cells, classified in Class 424, subclass 93.1.
- III. Claims 3 and 7, drawn to a method for treatment disc herniation comprising administering *false antibody* to nucleus pulposus cells , classified in Class 424, subclass 93.1.
- IV. Claims 4 and 8, drawn to a method for treatment disc herniation comprising administering a *soluble antigens* from nucleus pulposus cells, classified in Class 424, subclass 184.1.
- V. Claim 4 drawn to a method for the diagnosis of disc herniation comprising administering a *soluble antigens* from nucleus pulposus cells, classified in Class 424, subclass 184.1.
- VI. Claim 5, drawn to a method for treatment disc herniation comprising administering a compound that prevents the binding of serum antibodies to nucleus pulposus cells to bind to nucleus pulposus, classified in Class 424, subclass 184.1.
- 3. Groups II VI are different methods. These inventions are different with respect to ingredients, method steps, and endpoints which require non-coextensive searches; therefore, each method is patentably distinct.

Art Unit: 1644

- 4. These inventions are distinct for the reasons given above. In addition, they have acquired a separate status in the art as shown by different classification and/or recognized divergent subject matter. Further, even though in some cases the classification is shared, a different field of search would be required based upon the structurally distinct products recited and the various methods of use comprising distinct method steps. Moreover, a prior art search also requires a literature search. It is an undue burden for the examiner to search more than one invention. Therefore restriction for examination purposes as indicated is proper.
- 5. Applicant is advised that a response to this requirement to be complete must include an identification of the elected group and a listing of all claims readable thereon, including any claims subsequently added even though the requirement be traversed.
- 6. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(h).

A telephone call was made to Benton S Duffett on January 30,2004 to request an oral election to the above restriction requirement, but did not result in an election being made.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michail Belyavskyi whose telephone number is 571/272-0840 The examiner can normally be reached Monday through Friday from 9:00 AM to 5:30 PM. A message may be left on the examiner's voice mail service. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christina Chan can be reached on 571/272-0841. Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center 1600 receptionist whose telephone number is (703) 308-0196.

Papers related to this application may be submitted to Technology Center 1600 by facsimile transmission. Papers should be faxed to Technology Center 1600 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM1 Fax Center telephone number is 703/872-9306

Michail Belyavskyi, Ph.D. Patent Examiner Technology Center 1600 February 4, 2004

CHRISTINA CHAN
UPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600